	STATES BANKRUPTCY COURT N DISTRICT OF NEW YORK		
IN RE: Lisa A.	Zuyus DEBTOR(S)X	CHAPTER 13 CASE NO.:	
	CHAPTER 13 PLAN		Revised 12/1/19
	Check this box if this is an amended plan. List below the sections of the plan w	hich have been changed:	
<u>PART 1:</u>	NOTICES_		
option is a Eastern D	rs: This form sets out options that may be appropriate in some cases, but the presence of a appropriate in your circumstance or that it is permissible in your judicial district. Plans that istrict of New York may not be confirmable. If you do not have an attorney, you may wishers: Your rights may be affected by this plan. Your claim may be reduced, modified, or	t do not comply with the left to consult one.	local rules for the
nd discuss y provisio unless oth	it with your attorney. If you do not have an attorney, you may wish to consult one. If you not this plan, you or your attorney must file an objection to confirmation at least 7 days be the erwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without is filed. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of	oppose the plan's treatmefore the date set for the hathout further notice if no	ent of your claim or an nearing on confirmation objection to
each of th	following matters may be of particular importance. Debtors must check one box on each e following items. If an item is checked as "Not Included" or if both or neither boxes ar tive if set out later in the plan.		
a.	A limit on the amount of a secured claim, set out in Section 3.4, which may result in a partial payment or no payment at all to the secured creditor	☐ Included	✓ Not Included
b.	Avoidance of a judicial lien or nonpossessory, non-purchase-money security interest, set out in Section 3.6	☐ Included	✓ Not Included
c.	Nonstandard provisions, set out in Part 9	☐ Included	✓ Not Included
1.22: The	following matters are for informational purposes.		
a.	The debtor(s) is seeking to modify a mortgage secured by the debtor(s)'s principal residence, set out in Section 3.3	✓ Included	☐ Not Included
b.	Unsecured Creditors, set out in Part 5, will receive 100% distribution of their timely filed claim	✓ Included	Not Included
PART 2:	PLAN PAYMENTS AND LENGTH OF PLAN		
	post-petition earnings of the debtor(s) are submitted to the supervision and control of a period of $\underline{60}$ months as follows:	f the Trustee and the De	btor(s) shall pay to the
\$3,375.00	per month commencing <u>June 2022</u> through and including <u>May 2027</u> for a period of <u>60 m</u>	onths.	
2.2:	Income tax refunds.		
will provi 15th of th	unsecured creditors are paid less than 100%, as provided in Part 5 of this plan, then during the the Trustee with signed copies of filed federal and state tax returns for each year common e year following the tax period. In addition to the regular monthly payments, indicated stee upon receipt, however, no later than June 15th of the year in which the tax returns are	encing with the tax year _ I tax refunds are to be paid	, no later than Apri
2.3: Check	Additional payments. one. None. If "None" is checked, the rest of § 2.3 need not be completed. Debtor(s) will make additional payment(s) to the Trustee from other sources, as amount, and date of each anticipated payment.	specified below. Describe	e the source, estimated

APPENDIX D Chapter 13 Plan Page 1

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Debtor	Lisa	A. Zuyus			_	Case num	ber		
PART 3	: TREATME	NT OF SECURED CLA	<u>AIMS</u>						
3.1.:	Maintenance	e of payments (including	the debto	or(s)'s principa	l residence).				
	Check one.								
	✓ Nor	ne. If "None" is checked,							
		otor(s) will maintain the cuired by the applicable co							
	_	ectly by the debtor(s).				, 11	1 3		
Name o	of Creditor	Last 4 Digits of A	Account	Principal Res	sidence	Descript	tion of Collateral		rent Installment
		Number		(check box)				1 -	ment (Including ow)
-NONE	-								
3.2:	Cure of defa	ult (including the debto	r(s)'s prin	cipal residence	e) .				
	Check one.								
	✓ No	ne. If "None" is checked,							
		y existing arrearage on a led below. Unless otherwa							
	Bar	nkruptcy Rule 3002(c) con	ntrol over a	ny contrary am					
	claı	m, the amounts listed belo	ow are con	trolling.					
Name o	of Creditor	Last 4 Digits of Acct		al Residence	Description of	of	Amount Arreara	ge	Interest Rate
-NONE	; <u>-</u>	No.	(check b	oox)	Collateral				(if any)
2.2	3.5 1101 /1				1. ()				
3.3:	Check one	of a mortgage secured	by real pr	operty of the d	ebtor(s).				
	□ The	debtor(s) is not seeking	to modify	a martagas soc	oured by a pro	marty of t	he debtor(s)		
	The	debtor(s) is seeking to m	odify a m	ortgage secure	d by the debto	r(s)'s pri	ncipal residence ar		all serve and file a Loss
	Miti	gation Request under th	e Court's	Loss Mitigation	n Program pu	rsuant to	General Order #6	76.	
	Com	plete paragraph below.							
The mor	tgage due to _	Rushmore Loan Man	agement	Services			property known as _		
	n NY 11510	(property address) u ast due payments, late cha							er) is in default. All
\$ <u>334</u>	915.52 (tot	al amount of arrearage), n	nay be capi	italized pursuan	t to a loan mod	lification.	The new principal b	alanc	e, including capitalized
	vill be \$ <u>523,</u> payment of \$						amortized overest and escrow of \$_		years with an estimated 59.22 (escrow
portion o	of monthly pay	ment). The estimated mor	ithly paym	ent, including p	proposed princi	pal, intere	st, and escrow, shal	l be p	aid directly to the trustee
		pending and until such ti a trial loan modification, t							
		ne direct payment to the se							
	✓ The	debtor(s) is seeking to m	odify a m	ortgage outside	e of the Court	's Loss M	itigation Program	and s	hall file a status letter
	on loss mitigation efforts seven (7) days prior to each scheduled Hearing on Confirmation. Complete the paragraph above.								
		debtor(s) has been offer		cepted a trial lo	oan modificati	on. Comp	lete the paragraph l	below.	
The mor	tgage due to	(creditor name) on t	he propert	y known as	(property s	ıddress) ııı	nder account numbe	r endi	ng y (last four
digits of	account numb	er) is in default as of this	date. The I	Debtor(s) has ac	cepted a trial le	oan modif	ication. Monthly pa	iymen	its under the trial period
plan, in t	the amount states the modification	ted in Section 3.1 above, so agreement is authorized	shall be pai by the Co	d directly to the	e secured credit Court authorize	tor comme	encing on, at	nd sha ressly	all continue until a
Order, th	ne Trustee is di	rected to cease any furthe	r disburser	nents on accour	nt of arrearage	due on the	claim of T	he pr	oof of claim affected by
		ted on the Court's Claims on of the permanent modi							
confirme	ed without furt	her amendment incorpora							
marcated	dicated on the proof of claim.								

Debtor	LIS	sa A. Zuyus			Case number						
3.4:	Request f		rity, payment of full	y secured claims, a	nd modification of und	ler-secured claims.					
	✓]	None. If "None" is checked, the rest of § 3.4 need not be completed. The remainder of this paragraph is only effective if the applicable box in Part 1 of this plan is checked.									
		order of the court upor	n determination of su bsent an order determ	ch motion. This para nining such motion, a	ecured claims listed bel graph shall not modify and until either complet	liens underlying sec	ured claims under				
Name o	f Creditor	Last 4 Digits of Acct No.	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Creditor's Unsecured Claim				
-NONE	-										
3.5:	Check one	None. If "None" is character of the claims listed belo Incurred within 9 acquired for the properties incurred within 1 These claims will be protherwise ordered by Rule 3002(c) controls amounts stated below	weeked, the rest of § 3. wwwere either: 210 days before the personal use of the de year of the petition of the court, the claim an over any contrary an are controlling.	etition date and secubtor(s); or date and secured by and/or §3.2. (The clamount stated on a prount listed below. I	red by a purchase mone a purchase money secur tims must be referenced pof of claim filed before the absence of a contract.	ity interest in any of lin those sections as e the filing deadline ary timely filed proc	ner thing of value. well.) Unless under Bankruptcy f of claim, the				
Name o	f Creditor	Last 4 Dig	its of Acct No. Co	ollateral	Amount of Clai	m Intere	st Rate				
3.6:	Lien avoi	dance.									
		None. If "None" is character of this The debtor(s) shall file the claims listed below	a paragraph is only est e a motion to avoid the v impair exemptions	ffective if the applic ne following judicial to which the debtor(teted. able box in Part 1 of the liens or nonpossessory. are entitled under 11 on shall be paid pursuan	non-purchase mone U.S.C. §522(b) or ap	plicable state law.				
Name o	f Creditor	Attorney for Creditor	Lien Identification	Description of Collateral	Estimated Amount of Secured Claim	Interest Rate of Secured Portion, if any	Estimated Amount of Unsecured Claim				
-NONE	-										
3.7:	Surrende	r of collateral.									
	1	None. If "None" is character The debtor(s) elect to that upon confirmation	surrender to each cre n of this plan the stay 1 be terminated. Any	ditor listed below th under 11 U.S.C. §3	eted. c collateral that secures 62(a) be terminated as t unsecured claim result	o the collateral only	and that the stay				

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Debtor	Debtor Lisa A. Zuyus Case number						
Name of Creditor			Last 4 Dig	its of Acct No.	Description of Collateral		
-NONE-	•						
<u>PART 4:</u>	TREATME	ENT OF FEES AND PI	RIORITY C	LAIMS			
4.1:	General.						
	fees and all a ion interest.	allowed priority claims,	including do	mestic support obligations of	ther than those treated in §4.5,	will be paid in full without	
4.2:	Trustee's fe	ees.					
Trustee's	fees are gove	erned by statute and may	change dur	ng the course of the case.			
4.3:	Attorney's	fees.					
The balan	nce of the fee	s owed to the attorney for	or the debtor	(s) is \$ 2,500.00			
4.4	Priority clai	ims other than attorne	y's fees and	those treated in § 4.5.			
	Check one. None. If "None" is checked, the rest of § 4.4 need not be completed. The debtor(s) intend to pay the following priority claims through the plan:						
		Name of Creditor			Estimated Claim A	Amount	
4.5	Check one. None. If "None" is checked, the rest of § 4.5 need not be completed. The debtor(s) has a domestic support obligation and is current with this obligation. Complete table below; do not fill in arrears amount. The debtor(s) has a domestic support obligation that is not current and will be paying arrears through the Plan. Complete table below.						
Name of	Recipient	Date of Order		Name of Court	Monthly DSO Payment	Amount of Arrears to be	
-NONE-						Paid through Plan, If Any	
				IDED CLADAG			
		nsecured claims will be					
 Not less than the sum of \$ Not less than100% of the total amount of these claims. From the funds remaining after disbursement have been made to all other creditors provided for in this plan. 							
If more th	nan one optio	n is checked, the option	providing th	e largest payment will be eff	ective.		
PART 6: EXECUTORY CONTRACTS AND UNEXPIRED LEASES							
6.1: The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.							
Check on	e.						
	As	sumed items. Current in	nstallment pa	§ 6.1 need not be completed yments will be paid directly will be disbursed by the true	by the debtor(s) as specified be	elow, subject to any contrary	
Name of	f Creditor	Description of Leased Property or Executor Contract		rrent Installment yment by Debtor	Amount of Arrearage to be	Paid by Trustee	

Debtor	Lisa	a A. Zuyus		Case number			
Name	of Creditor	Description of Leased Property or Executory Contract	Current Installment Payment by Debtor	Amount of Arrearage to be Paid by Trustee			
-NONE		00000000					
PART '	7: VESTING	OF PROPERTY OF THE I	<u>ESTATE</u>				
Unless	otherwise prov	vided in the Order of Confirm	ation, property of the estate will	vest in the debtor(s) upon completion of the plan.			
PART 8	8: POST-PET	TITION OBLIGATIONS					
8.1:		n mortgage payments, vehicle nless otherwise provided for in		d domestic support obligations are to be made directly by the			
8.2:	Throughout the term of this Plan, the debtor(s) will not incur post-petition debt over \$2,500.00 without written consent of the Trustee or by order of the Court.						
PART 9	9: NONSTAN	NDARD PLAN PROVISION	<u>NS</u>				
9.1:	Check "No	one" or list nonstandard plan	n provisions.				
	✓ N	one. If "None" is checked, the	e rest of Part 9.1 need not be co	mpleted.			
			risions must be set forth below. A ovisions set out elsewhere in thi.	A nonstandard provision is a provision not otherwise included in s plan are ineffective.			
The foll	lowing plan p	provisions will be effective or	nly if there is a check in the bo	x "included" in §1.1(c).			
PART 1		CATION AND SIGNATURE eby certify that this plan does		ovisions other than those set out in the final paragraph.			
X /s	/ Lisa A. Zu	yus	X				
	sa A. Zuyus		Signa	ture of Debtor 2			
51	gnature of De	edior 1					
D	ated:	May 16, 2022	Dated	:			
X <u>/</u> s	/ Darren Arc	onow					
	arren Arono	ow 4094074 torney for Debtor(s)					
31							
D	ated: May	16, 2022					